Persons making written submissions should file six copies thereof with the Secretary, Securities and Exchange Commission, 450 Fifth Street, N.W., Washington, D.C. 20549. Copies of the submission, all subsequent amendments, all written statements with respect to the proposed rule change that are filed with the Commission, and all written communications relating to the proposed rule change between the Commission and any person, other than those that may be withheld from the public in accordance with the provisions of 5 U.S.C. § 552, will be available for inspection and copying at the Commission's Public Reference Section, 450 Fifth Street, N.W., Washington, D.C. 20549. Copies of such filing will also be available for inspection and copying at the principal office of the Phlx. All submissions should refer to File No. SR–Phlx–95–12 and should be submitted by March 22,

For the Commission, by the Division of Market Regulation, pursuant to delegated authority.

Margaret H. McFarland,

Deputy Secretary.

[FR Doc. 95–4933 Filed 2–28–95; 8:45 am] BILLING CODE 8010–01–M

Issuer Delisting; Notice of Application To Withdraw From Listing and Registration; (Roadmaster Industries, Inc., Common Stock, \$0.01 Par Value, 8% Convertible Subordinated Debentures Due 2003) File No. 1–11996

February 23, 1995.

Roadmaster Industries, Inc. ("Company") has filed an application with the Securities and Exchange Commission ("Commission"), pursuant to Section 12(d) of the Securities Exchange Act of 1934 ("Act") and Rule 12d2–2(d) promulgated thereunder, to withdraw the above specified securities ("Securities") from listing and registration on the American Stock Exchange, Inc. ("Amex").

The reasons alleged in the application for withdrawing the Securities from listing and registration include the following:

According to the Company, in addition to being listed on the Amex, the Securities are listed on the New York Stock Exchange, Inc. ("NYSE"). The Securities commenced trading on the NYSE at the opening of business on December 12, 1994 and concurrently therewith the Securities were suspended from trading on the Amex.

In making the decision to withdraw the Securities from listing on the Amex,

the Company considered the direct and indirect costs and expenses attendant on maintaining the dual listing of the Securities on the NYSE and on the Amex. The Company does not see any particular advantage in the dual trading of the Securities and believes that dual listing would fragment the market for the Securities.

Any interested person may, on or before March 16, 1995, submit by letter to the Secretary of the Securities and Exchange Commission, 450 Fifth Street, N.W., Washington, D.C. 20549, facts bearing upon whether the application has been made in accordance with the rules of the Amex and what terms. if any, should be imposed by the Commission for the protection of investors. The Commission, based on the information submitted to it, will issue an order granting the application after the date mentioned above, unless the Commission determines to order a hearing on the matter.

For the Commission, by the Division of Market Regulation, pursuant to delegated authority.

Jonathan G. Katz,

Secretary.

[FR Doc. 95–4995 Filed 2–28–95; 8:45 am] BILLING CODE 8010–01–M

SMALL BUSINESS ADMINISTRATION

Declaration of Disaster Loan Area #2760; California

The above-numbered Declaration is hereby amended, effective February 21, 1995, to include El Dorado, Madera, and Solano Counties in the State of California as a disaster area due to damages resulting from winter storms causing flooding, landslides, mud and debris flows beginning on January 3, 1995, and continuing.

In addition, applications for economic injury loans from small businesses located in the contiguous counties of Mariposa, Mono, and Tuolumne in the State of California, and Douglas County in the State of Nevada may be filed until the specified date at the previously designated location.

All other information remains the same, i.e., the termination date for filing applications for physical damage is March 13, 1995, and for economic injury the deadline is October 10, 1995.

(Catalog of Federal Domestic Assistance Program Nos. 59002 and 59008.)

Dated: February 23, 1995.

Bernard Kulik,

Associate Administrator for Disaster Assistance.

[FR Doc. 95–4970 Filed 2–28–95; 8:45 am] BILLING CODE 8025–01–M

TENNESSEE VALLEY AUTHORITY

Environmental Impact Statement: Land Between the Lakes Public Use Plan

AGENCY: Tennessee Valley Authority. **ACTION:** Notice of Intent to Prepare an Environmental Impact Statement (EIS).

SUMMARY: TVA will prepare an **Environmental Impact Statement (EIS)** on alternatives for public use at the Land Between The Lakes (LBL) national recreation area. A Public Use Plan will be developed to meet the future demands for outdoor recreation and environmental education uses and to strengthen the economic and environmental vitality of the LBL region. The EIS will analyze a range of alternatives that will include innovative financing and operating strategies, including partnership contracts with private and other public entities. Such strategies could be utilized to augment or replace congressional appropriated funding traditionally allocated for developing and managing federal public use areas, including LBL. One alternative will be identified as TVA's preferred alternative and will be described in a separate document which will serve as TVA's Draft Public Use Plan for LBL.

The LBL mission has remained essentially the same since its creation. It is, "To manage the resources of Land Between The Lakes for optimum yield of outdoor recreation and environmental education for the American people. In so doing, to utilize the demonstration assignment to research, test, and demonstrate innovative programs; to help stimulate the development of the surrounding region; and to extend the beneficial results as widely as possible."

The alternative approaches presented in the EIS will be developed through a NEPA scoping process in which the public can provide input on new public use guidelines. The guidelines will consider the balance of economic, environmental and social concerns and the feasibility of optional financing and operating strategies. It is envisioned that the EIS will analyze ways to achieve the mission with new funding and/or operating strategies.

DATES: Comments on the scope of the EIS must be received on or before April 17, 1995. Four public meetings will be

held in the LBL region to obtain comments on the scope of the EIS. Locations and times for these meetings are announced below. TVA encourages those wishing to provide comments to do so as early as possible.

ADDRESSES: Written comments should be sent to Dale V. Wilhelm, National Environmental Policy Act Liaison, Tennessee Valley Authority, WT 8C, 400 West Summit Hill Drive, Knoxville, Tennessee 37902–1499.

FOR FURTHER INFORMATION CONTACT: John L. Mechler or Tom Christensen at Land Between The Lakes, 100 Van Morgan Drive, Golden Pond, Kentucky 42211, telephone (502) 924–5602.

SUPPLEMENTARY INFORMATION: In 1963, President John F. Kennedy directed TVA to develop an area with limited natural resources into a national demonstration of outdoor recreation, environmental education and resource management that would stimulate economic growth of the western Kentucky and Tennessee region. LBL was envisioned as a site for multiple-use public benefits. It was not to be a national park, a national forest or a national wildlife refuge, but rather a combination of all of these concepts where natural resources would be managed and used for a wide variety of recreation and education purposes.

In 1964, TVA established Land Between The Lakes (LBL) as a 170,000-acre national recreation area bounded by Kentucky Lake to the west and Lake Barkley to the east. The original 10-year concept plan called for LBL to demonstrate ways national recreation providers could meet the mounting outdoor recreation demands of a changing society. The plan included strategies and methods to provide a unique outdoor classroom and laboratory for combining recreation and education. The plan was to be financed

principally through congressionally appropriated funding and it was estimated that up to 10 million visitors annually would be attracted. However, the subsequent level of appropriated funding provided for operations and capital projects was not sufficient to develop and support the program that would attract 10 million visitors.

In the next 10 years, from 1974 to 1984, the level of federal funding provided to TVA for developing and managing LBL allowed for constructing and expanding some facilities and enhancing some programs.

Since 1984, only one new facility was constructed while three were expanded and six closed. Most programs have continued, although at less intensive levels than in previous years.

Current federal funding for LBL is not sufficient to operate and maintain the existing public use facilities and programs which, in 1994, attracted 2.4 million visitors. Consequently, no major improvements or expansions can be considered that would require federal appropriated funding.

Proposed Issues to be Addressed

The proposed issues to be addressed in the EIS include elimination, reduction, expansion or retention of existing public uses; consideration of new public programs and facilities; and optional financing and operating strategies for public uses. Other issues include impacts of development and increased levels of visitation on socioeconomic conditions and natural and other resources (e.g. wetlands, cultural resources, aesthetics, endangered and threatened species and sensitive habitat, and water quality).

TVA is interested in exploring partnerships which would decrease TVA's dependency on federal appropriated funds and ensure the long-term viability of LBL's mission. TVA

will consider a wide range of options to federal support, including those utilized by other public land management agencies, such as contract partnership arrangements with corporations, agencies and individuals to fund and operate facilities and programs that would benefit the American public. It is envisioned that all partnership arrangements would fit within one or more of six activity categories. These are:

- 1. Outdoor recreation
- 2. Environmental education and interpretation
- 3. Historical and cultural interpretation
- 4. Visitor hospitality (food and lodging)
- 5. Information, promotion and visitor relations
- 6. Other categories that might be added later as appropriate

Scoping Process

TVA is interested in receiving comments on the scope of issues described above and on other suggestions received during scoping. TVA specifically requests comments on:

- 1. What current and possible new public uses are important to the public at LBL?
- 2. What alternative operating and financing options should TVA consider to provide public uses at LBL?
- 3. What environmental or socioeconomic issues, or other aspects of developing a Public Use Plan for LBL should TVA consider?

The scope of the EIS may be modified as a result of public scoping. The EIS will address reasonable public use alternatives and their associated economic, environmental, and social issues and impacts raised during public scoping. Scoping meetings will be held from 7 p.m. to 9:30 p.m. at the following dates and locations:

LBL PUBLIC USE PLAN MEETINGS

| City, State | Location | Date |
|-------------|------------------------------|------|
| | Murray State University | |
| | Austin Peay State University | |

Persons interested in attending or receiving more information should call LBL at (502) 924–5602 prior to the meetings to confirm the time and location.

Based on scoping comments and a review of market research data, TVA will develop a range of alternatives for managing public use at LBL. A draft EIS will then be prepared for public review and comment. Notice of the availability of this draft will be announced, comments on the draft solicited, and information about additional public meetings/hearings will be published at a future date.

Dated: February 22, 1995.

Kathryn J. Jackson,

Senior Vice President Resource Group. [FR Doc. 95–5130 Filed 2–28–95; 8:45 am] BILLING CODE 8120–01–M